



DIGEST OF SB 298 (Updated January 24, 2012 3:36 pm - DI 97)

Citations Affected: IC 32-28; IC 32-29.

Synopsis: Mortgages and liens on real property. Removes a provision specifying that a mortgage or vendor's lien that was created before September 1, 1982, on real estate in Indiana expires 20 years after the last installment of the secured debt is due. Provides that if a mortgage or vendor's lien does not show the due date of the last installment, the mortgage or lien expires 10 years (instead of 20 years under current law) after the date of execution of the mortgage or lien. Provides that if: (1) the record of the mortgage or lien does not show the due date of the last installment; and (2) the execution date is omitted from the mortgage or lien; the mortgage or lien expires 10 years (instead of 20 years under current law) after the mortgage or lien is recorded. Makes exceptions to the expiration period if a foreclosure action is brought or maintained during the expiration period. Makes corresponding changes in the provision that allows the mortgagee or lienholder to file an affidavit stating when the debt becomes due. Provides that at any time after a judgment and decree of sale is entered in an action to foreclose a mortgage on an interest in real property in Indiana, an interested person or an omitted party may bring a civil action concerning an omitted party's interest in the property. Provides that upon the filing of (Continued next page)

Effective: Upon passage; July 1, 2012.

Zakas, Steele, Lanane, Holdman, Broden

January 5, 2012, read first time and referred to Committee on Insurance and Financial Institutions.

January 20, 2012, amended, reported favorably — Do Pass. January 24, 2012, read second time, amended, ordered engrossed.





Digest Continued

such an action, the court shall determine the extent of the omitted party's interest and issue a decree terminating that interest, subject to the right of the omitted party to redeem the property if the omitted party would have had redemption rights under existing law. Sets forth factors that the court must consider in determining the terms of redemption. Provides for the amount to be paid for redemption and the time allowed for payment. Provides that: (1) the senior lien on which the foreclosure action was based is not extinguished by merger with the title to the property conveyed to a purchaser at the judicial sale until the interest of any omitted party has been terminated; and (2) until an omitted party's interest is terminated, the purchaser at the judicial sale is the equitable owner of the senior lien. Provides that an interested person's rights under the new provisions may not be denied because of certain acts or omissions by the interested person. Makes technical changes.





Second Regular Session 117th General Assembly (2012)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2011 Regular Session of the General Assembly.

SENATE BILL No. 298

A BILL FOR AN ACT to amend the Indiana Code concerning property.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 32-28-4-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2012]: Sec. 1. (a) A mortgage or vendor's lien upon real estate expires ten (10) years after the last installment of the debt secured by the lien becomes due, as shown by the record of the lien unless an action to foreclose is brought or maintained on or before ten (10) years after the last installment of the debt secured by the lien becomes due, as shown by the record of the lien.

(b) An action may not be brought or maintained in the courts of Indiana to foreclose a mortgage or enforce a vendor's lien reserved by a grantor person to secure the payment of an obligation secured by the mortgage or lien if the last installment of the debt secured by the mortgage or lien, as shown by the record of the mortgage or lien, has been due more than ten (10) years. However, a lien or mortgage described in this section that was created before September 1, 1982,

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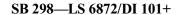


1	expires twenty (20) years after the time the last installment becomes
2	due, and an action may not be brought to foreclose the mortgage or
3	enforce the vendor's lien when the last installment has been due more
4	than twenty (20) years.
5	SECTION 2. IC 32-28-4-2 IS AMENDED TO READ AS
6	FOLLOWS [EFFECTIVE JULY 1, 2012]: Sec. 2. (a) Except as
7	provided in section 3 of this chapter, if the record of a mortgage or lien
8	described in section 1 of this chapter does not show when the debt or
9	the last installment of the debt secured by the mortgage or lien becomes
10	due, the mortgage or vendor's lien expires twenty (20) ten (10) years
11	after the date on which the mortgage or lien is executed unless an
12	action to foreclose is brought or maintained on or before ten (10)
13	years after the date on which the mortgage or lien was executed.
14	(b) If:
15	(1) the record of a mortgage or lien described in section 1 of
16	this chapter does not show when the debt or the last
17	installment of the debt secured by the mortgage or lien
18	becomes due; and
19	(2) the date of execution has been omitted in a mortgage or
20	vendor's lien;
21	the mortgage or vendor's lien expires twenty (20) ten (10) years after
22	the date on which the mortgage or vendor's lien is recorded unless an
23	action to foreclose is brought or maintained on or before ten (10)
24	years after the date on which the mortgage or vendor's lien was
25	recorded.
26	(c) Upon the request of the owner of record of real estate
27	encumbered by a mortgage or lien that has expired under this section,
28	the recorder of the county in which the real estate is situated shall
29	certify on the record that the mortgage or vendor's lien is fully paid and
30	satisfied by lapse of time, and the real estate is released from the lien.
31	SECTION 3. IC 32-28-4-3 IS AMENDED TO READ AS
32	FOLLOWS [EFFECTIVE JULY 1, 2012]: Sec. 3. (a) If the record of
33	a mortgage or vendor's lien to which this chapter applies does not show
34	the time when the debt or the last installment of the debt secured by the
35	mortgage or vendor's lien becomes due:
36	(1) the original mortgagee;
37	(2) the owner of the mortgage; or
38	(3) the owner of a vendor's lien;
39	may file an affidavit with the recorder of the county where the

mortgage or lien is recorded, stating when the debt becomes due. An

affidavit must be filed under this section not later than twenty (20) ten

(10) years after the date of execution of the mortgage or lien, or, if the





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1	mortgage or lien contains no date of execution, not later than twenty
2	(20) ten (10) years from the date the mortgage or vendor's lien was
3	recorded. Upon the filing of the affidavit, the recorder shall note in the
4	record of the mortgage or vendor's lien that an affidavit has been filed
5	showing the location where the affidavit is recorded.
6	(b) The filing of an affidavit under subsection (a) has the same
7	effect with respect to the duration of the lien of the mortgage or
8	vendor's lien described in the affidavit and with respect to the time
9	within which an action may be brought or maintained to foreclose the
10	mortgage or vendor's lien as though the time of maturity of the debt or
11	the last installment of the debt secured by the mortgage or vendor's lier
12	had been stated in the mortgage or vendor's lien when recorded. The
13	affidavit is prima facie evidence of the truth of the averments contained

14 in the affidavit. The lien of a mortgage or vendor's lien on the real 15 estate described in the affidavit expires twenty (20) ten (10) years after 16 the time when the debt or the last installment of the debt secured by the 17 mortgage or vendor's lien becomes due, as shown by the affidavit. 18 Upon the expiration of a mortgage or lien as described in this section 19 and at the request of the real estate owner, the recorder of the county 20 in which the affidavit is recorded shall certify on the record of the 21 mortgage or vendor's lien that the mortgage or vendor's lien is fully 22 paid and satisfied by lapse of time and that the real estate is released 23 from the lien.

> (c) The recorder shall charge a fee for filing the affidavit in accordance with the fee schedule established in IC 36-2-7-10.

> SECTION 4. IC 32-29-7-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 13. There may not be a redemption from the foreclosure of a mortgage executed after June 30, 1931, on real estate except as provided in this chapter and in IC 32-29-8.

> SECTION 5. IC 32-29-8-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. A person who:

- (1) is assigned a mortgage and fails to (1) have an the assignment of the mortgage made to the person properly placed on the mortgage record; or
- (2) be has an interest described in section 1 of this chapter and is not made a party to the foreclosure action as required by section 1 of this chapter;

is bound by the court's judgment or decree as if the person were a party to the suit.

SECTION 6. IC 32-29-8-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. A person who:

SB 298-LS 6872/DI 101+



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1	(1) purchases a mortgaged premises or any part of a mortgaged
2	premises under the court's judgment or decree at a judicial sale or
3	who claims title to the mortgaged premises under the judgment or
4	decree; buying and
5	(2) buys the mortgaged premises or any part of the mortgaged
6	premises without actual notice of:
7	(A) an assignment that is not of record; or of
8	(B) the transfer of a note, the holder of which is not a party to
9	the action;
10	holds the premises free and discharged of the lien. However, any
11	assignee or transferee may redeem the premises, like any other creditor,
12	during the period of one (1) year after the sale or during another
13	period ordered by the court in an action brought under section 4
14	of this chapter, but not exceeding ninety (90) days after the date of
15	the court's decree in the action.
16	SECTION 7. IC 32-29-8-4 IS ADDED TO THE INDIANA CODE
17	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE
18	UPON PASSAGE]: Sec. 4. (a) As used in this section, "interested
19	person", with respect to an action to foreclose a mortgage on an
20	interest in real property in Indiana, means:
21	(1) the holder of the evidence of debt secured by the mortgage
22	being foreclosed;
23 24 25	(2) a person who:
24	(A) purchases the property at a judicial sale after a
25	judgment and decree of sale is entered in the action; and
26	(B) to whom a deed is executed and delivered by the sheriff
27	under IC 32-29-7-10; or
28	(3) any person claiming by, through, or under a person
29	described in subdivision (1) or (2).
30	(b) As used in this section, "omitted party", with respect to an
31	action to foreclose a mortgage on an interest in real property in
32	Indiana, means a person who:
33	(1) before the commencement of the action has acquired in the
34	property an interest that:
35	(A) is junior or subordinate to the mortgage being
36	foreclosed; and
37	(B) would otherwise be extinguished by the foreclosure;
38	and
39 40	(2) is either:
40 41	(A) not named as a party defendant in the action or, if
41	named as a party defendant, is not served with process; or
42	(B) not served with a notice of sale under IC 32-29-7-3(d)



1	after a judgment and decree of sale is entered in the action.
2	The term includes any person claiming by, through, or under a
3	person described in this subsection.
4	(c) At any time after a judgment and decree of sale is entered in
5	an action to foreclose a mortgage on an interest in real property in
6	Indiana, an interested person or an omitted party may bring a civil
7	action to:
8	(1) determine the extent of; and
9	(2) terminate;
10	the interest of an omitted party in the property subject to the sale.
11	(d) Except as provided in subsection (e) and subject to
12	subsections (f) and (g), upon the filing of an action described in
13	subsection (c), the court shall determine the extent of the omitted
14	party's interest in the property and issue a decree terminating that
15	interest, subject to the right of the omitted party to redeem the
16	property on terms as the court considers equitable under the
17	circumstances after considering the factors set forth in subsection
18	(f), if the omitted party would have had redemption rights:
19	(1) before the sale under IC 32-29-7-7; or
20	(2) after the sale, as described in 34-55-4-8(a)(2).
21	(e) If the omitted party proves that the omitted party has a right
22	to receive proceeds actually paid at the judicial sale, the omitted
23	party's interest in the property is not subject to termination by an
24	action brought under this section unless the proceeds that the
25	omitted party would have received at the judicial sale are paid to
26	the omitted party.
27	(f) In an action brought under this section, if the court
28	determines that the omitted party is entitled to redemption under
29	subsection (d), the court shall consider the following in deciding the
30	terms of the redemption:
31	(1) Whether the omitted party:
32	(A) was given or had actual notice or knowledge of the
33	foreclosure; and
34	(B) had opportunity to intervene in the foreclosure action
35	or otherwise exercise any right to redeem the property.
36	(2) Whether any interested person in good faith has made
37	valuable improvements to the property and, if so, the value of
38	all lasting improvements made to the property before the
39	commencement of the action under this section.
40	(3) The amount of any taxes and assessments, along with any
41	related interest payments, related to the property and paid by
42	the interested person or by any person under whose title to



1	the property the interested person claims.
2	(g) If the court determines that the omitted party is entitled to
3	redemption under subsection (d), and after considering the factors
4	set forth in subsection (f), the court shall grant redemption rights
5	to the omitted party that the court considers equitable under the
6	circumstances, subject to the following:
7	(1) The amount to be paid for redemption may not be less
8	than the sale price resulting from the foreclosure of the
9	interested person's senior lien, plus interest at the statutory
10	judgment rate.
11	(2) The time allowed for payment of the redemption amount
12	may not exceed ninety (90) days after the date of the court's
13	decree under subsection (d).
14	(h) The senior lien upon which the foreclosure action was based
15	is not extinguished by merger with the title to the property
16	conveyed to a purchaser through a sheriff's deed executed and
17	delivered under IC 32-29-7-10 until the interest of any omitted
18	party has been terminated:
19	(1) through an action brought under this section; or
20	(2) by operation of law.
21	Until an omitted party's interest is terminated as described in this
22	subsection, any owner of the property as a holder of a sheriff's
23	deed executed and delivered under IC 32-29-7-10, or any person
24	claiming by, through, or under such an owner, is the equitable
25	owner of the senior lien upon which the foreclosure action was
26	based and has all rights against an omitted party as existed before
27	the judicial sale.
28	(i) An interested person may not terminate an omitted party's
29	interest in real property that is the subject of a foreclosure action
30	except through an action brought under this section. An interested
31	person's rights under this section may not be denied because the
32	interested person:
33	(1) had actual or constructive notice of the omitted party's
34	interest in the property;
35	(2) was negligent in examining county records;
36	(3) was engaged in the business of lending; or
37	(4) obtained a title search or commitment or a title insurance
38	policy.
39	SECTION 8. An emergency is declared for this act.



COMMITTEE REPORT

Madam President: The Senate Committee on Insurance and Financial Institutions, to which was referred Senate Bill No. 298, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, line 3, reset in roman "ten (10)".

Page 1, line 3, delete "five (5)".

Page 1, line 5, delete "." and insert "unless an action to foreclose is brought or maintained on or before ten (10) years after the last installment of the debt secured by the lien becomes due, as shown by the record of the lien.".

Page 1, line 11, reset in roman "ten (10)".

Page 1, line 11, delete "five (5)".

Page 1, line 11, reset in roman "However, a lien or".

Page 1, reset in roman lines 12 through 15.

Page 2, reset in roman line 1.

Page 2, line 7, delete "six (6)" and insert "ten (10)".

Page 2, line 8, delete "." and insert "unless an action to foreclose is brought or maintained on or before ten (10) years after the date on which the mortgage or lien was executed.".

Page 2, line 16, delete "six (6)" and insert "ten (10)".

Page 2, line 17, delete "." and insert "unless an action to foreclose is brought or maintained on or before ten (10) years after the date on which the mortgage or vendor's lien was recorded.".

Page 2, line 33, delete "six".

Page 2, line 34, delete "(6)" and insert "ten (10)".

Page 2, line 36, delete "six (6)" and insert "ten (10)".

Page 3, line 7, delete "six (6)" and insert "ten (10)".

and when so amended that said bill do pass.

(Reference is to SB 298 as introduced.)

PAUL, Chairperson

Committee Vote: Yeas 7, Nays 1.

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SENATE MOTION

Madam President: I move that Senate Bill 298 be amended to read as follows:

Page 1, line 14, strike "However, a lien or mortgage".

Page 1, strike line 15.

Page 2, strike lines 1 through 4.

Page 4, line 34, delete "a record" and insert "an".

(Reference is to SB 298 as printed January 20, 2012.)

ZAKAS

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